## IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF MISSISSIPPI SOUTHERN DIVISION

BRENDA SEYMOUR	PETITIONER
VERSUS	CIVIL ACTION NO. 1:06 cv1122-DCB CRIMINAL ACTION NO. 1:03 cr 88-DCB
UNITED STATES OF AMERICA	RESPONDENT
CERTIFICATE OF APPEALABILITY	
A notice of appeal having been filed in the detention complained of arises out of process issued or the detention arises out of a judgment and convict pursuant to 28 U.S.C. § 2255, the court, considering 28 U.S.C. § 2253 and Rule 22(b) of the Federal Rule	ion in federal court which is being challenged the record in the case and the requirements of
Part A A certificate of appealabili	ty should issue. (See reasons below.)
X A certificate of appealab	ility should not issue. (See reasons below.)
Part B (for non-CJA pauper cases only)	
The party appealing is a pauper.	
X The party appealing is n	ot a pauper. (See reasons below.)
REASONS:	
The petitioner has failed to make a "substant right." <u>Cannon v. Johnson</u> , 134 F.3d 683, 685 (5 <sup>th</sup> CU.S. 880, 893 (1983)).	

The petitioner has not requested leave to appeal in forma pauperis.

s/ David Bramlette

UNITED STATES DISTRICT JUDGE

Date: 4/23/2007